Committee Agenda

Room:	412
Date:	Tuesday, February 1, 2011
Time:	10:00 AM
	reding assistance, pursuant to the Americans with Disabilities Act, should contact the esearch Council (605-773-3251) 48 hours before convening to make any necessary
	Confirm reappointment of Jeffrey R.Vonk, Hughes County, Pierre, South Dakota, to the position of Secretary of the Department of Game, Fish & Parks.
<u>SB 91</u>	revise certain provisions relating to nonresident special deer hunting licenses in central South Dakota. Senators Garnos, Bradford, Brown, Rhoden, and Sutton and Representatives Juhnke, Brunner, Olson (Betty), and Schaefer
<u>SB 106</u>	provide for reciprocal nonresident trapping licenses. Senators Frerichs, Fryslie, Holien, Maher, Nygaard, Putnam, and Sutton and Representatives Hoffman, Fargen, Kloucek, Nelson (Stace), and Sigdestad
BILLS FOR P	POSSIBLE ACTION WHICH HAVE HAD PRIOR HEARING.
	SHANTEL KREBS, Chair

86th Legislative Session – 2011

Committee: Senate Commerce and Energy Tuesday, February 01, 2011

P - Present E - Excused A - Absent

Roll Call

P Adelstein

P Buhl

P Johnston

P Lederman

P Rave

P Nygaard, Vice-Chair

P Nelson (Tom), Chair

OTHERS PRESENT: See Original Minutes

The meeting was called to order by chair, Senator Tom Nelson.

MOTION: TO APPROVE THE MINUTES OF THURSDAY, JANUARY 27, 2011

Moved by: Adelstein Second by: Rave

Action: Prevailed by voice vote.

MOTION: TO INTRODUCE AT THE REQUEST OF THE GOVERNOR AN ACT TO

REVISE THE STATE WORKER'S COMPENSATION ADVISORY COUNCIL

Moved by: Johnston Second by: Lederman

Action: Prevailed by roll call vote. (7-0-0-0)

Voting Yes: Adelstein, Buhl, Johnston, Lederman, Rave, Nygaard, Nelson (Tom)

MOTION: TO INTRODUCE ON BEHALF OF THE COMMERCE AND ENERGY

COMMITTEE AN ACT TO RESTRICT THE APPLICATIONS OF CERTAIN FOREIGN LAWS, LEGAL CODES, AND SYSTEM WITH THE RESPECT TO

STATE LEGAL PROCEEDINGS

Moved by: Lederman Second by: Nygaard

Action: Prevailed by roll call vote. (7-0-0-0)

Voting Yes: Adelstein, Buhl, Johnston, Lederman, Rave, Nygaard, Nelson (Tom)

SB 103: revise certain provisions concerning special alcoholic beverage licenses issued in conjunction with special events.

THE CHAIR DEFERRED SB 103 UNTIL THURSDAY, FEBRUARY 3, 2011

SB 43: revise certain health insurance standards for patient protection.

Presented by: Randy Moses, Division of Insurance

See minutes of Thursday, January 27th

MOTION: AMEND SB 43

43ja

On page 1 of the printed bill, remove the overstrikes from lines 8 to 15, inclusive.

On page 2, remove the overstrikes from lines 1 and 2.

On page 2, between lines 2 and 3, insert:

The provisions of this section apply only to grandfathered plans pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.".

On page 5, line 19, delete "No" and insert "Except for plans grandfathered pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147, no".

On page 6, remove the overstrikes from lines 2 to 12, inclusive.

On page 6, between lines 12 and 13, insert:

"

The provisions of this section apply only to grandfathered plans pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. §§ 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.".

On page 7, remove the overstrikes from lines 9 to 18, inclusive.

On page 7, between lines 18 and 19, insert:

"

The provisions of this section apply only to grandfathered plans pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.".

On page 9, remove the overstrikes from lines 19 to 24, inclusive.

On page 10, remove the overstrikes from lines 1 to 5, inclusive.

On page 10, between lines 5 and 6, insert:

"

The provisions of this section apply only to grandfathered plans pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.".

On page 10, remove the overstrikes from lines 10 to 19, inclusive.

On page 10, after line 19, insert:

"

The provisions of this section apply only to grandfathered plans pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.

Section 13. That chapter 58-17 be amended by adding thereto a NEW SECTION to read as follows:

Each policy of health insurance that covers a female and that is delivered, issued for delivery, or renewed in this state, except for a policy that provides coverage for specified disease or other limited benefit coverage, shall provide coverage for screening for the presence of occult breast cancer.

The provisions of this section apply only to plans that are not grandfathered pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.

Section 14. That chapter 58-38 be amended by adding thereto a NEW SECTION to read as follows:

Each service or indemnity-type contract issued by a nonprofit medical and surgical service plan corporation that covers a female and that is delivered, issued for delivery, or renewed in this state, except for a contract that provides coverage for specified disease or other limited benefit coverage, shall provide coverage for screening for the presence of occult breast cancer.

The provisions of this section apply only to plans that are not grandfathered pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.

Section 15. That chapter 58-18 be amended by adding thereto a NEW SECTION to read as follows:

Each group health insurance policy that covers a female and that is delivered, issued for delivery, or renewed in this state, except for a policy that provides coverage for specified disease or other limited benefit coverage, shall provide coverage for screening for the presence of occult breast cancer.

The provisions of this section apply only to plans that are not grandfathered pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.

Section 16. That chapter 58-40 be amended by adding thereto a NEW SECTION to read as follows:

Each service or indemnity-type contract issued by a nonprofit hospital service plan corporation that covers a female and that is delivered, issued for delivery, or renewed in this state, except for a contract that provides coverage for specified disease or other limited benefit coverage, shall provide coverage for screening for the presence of occult breast cancer.

The provisions of this section apply only to plans that are not grandfathered pursuant to 75 Fed. Reg. 116 (2010) to be codified at 26 C.F.R. § 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.

Section 17. That chapter 58-41 be amended by adding thereto a NEW SECTION to read as follows:

Each health maintenance contract that covers a female and that is delivered, issued for delivery, or renewed in this state, except for a contract that provides coverage for specified disease or other limited benefit coverage, shall provide coverage for screening for the presence of occult breast cancer.

The provisions of this section apply only to plans that are not grandfathered pursuant to 75 Fed.

Reg. 116 (2010) to be codified at 26 C.F.R. §§ 54 and 602, 29 C.F.R. § 2590, and 45 C.F.R. § 147.

Section 18. That chapter 58-18B be amended by adding thereto a NEW SECTION to read as follows:

No small employer carrier may increase its small employer base rates unless the small employer carrier has filed the base rate increase with the director for review at least thirty days prior to the implementation of the rate increase. The base rates are deemed approved at the expiration of thirty days after the filing thereof unless disapproved by the director within thirty days after the date of filing. The filing of the base rate increase shall include documentation sufficient to actuarially justify the increase and a history of the earned premiums and incurred claims on the policy forms applicable to the rate increase. The base rates shall be reasonable in relation to the benefits."

Moved by: Rave Second by: Johnston

Action: Prevailed by voice vote.

MOTION: DO PASS SB 43 AS AMENDED

Moved by: Adelstein Second by: Rave

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Adelstein, Buhl, Johnston, Rave, Nygaard, Nelson (Tom)

Excused: Lederman

SB 100: repeal certain provisions regarding unemployment insurance benefit

eligibility of workers attending approved training.

Presented by: Senator Al Novstrup

Proponents: Lindsey Riter-Rapp, National Federation of Independent Business

Shawn Lyons, SD Retailers Association Michele Brich, SD Innkeepers Association

Opponents: David Owen, SD Chamber of Commerce & Industry

Deb Mortenson, Associated General Contractors of SD, Incorporated.

Greg Boris, South Dakota Voices for Children

Mark Anderson, State Federation of Labor AFL-CIO, SD

Joe Kraljic, Brotherhood of Maintenance of Way

Paul Aylward, SD AFSCME 59 Dakotas Public Employees Union

MOTION: DEFER SB 100 TO THE 41ST LEGISLATIVE DAY

Moved by: Nygaard Second by: Buhl

Action: Prevailed by roll call vote. (4-2-1-0)

Voting Yes: Adelstein, Buhl, Johnston, Nygaard

Voting No: Rave, Nelson (Tom)

Excused: Lederman

SB 64: provide that interest paid on negative balances in employers' experience

rating accounts be credited to their experience rating accounts.

Presented by: Senator Deb Peters (Handout: #1)

The gavel was turned over to Vice-Chair, Nygaard

Proponents: Deb Mortenson, Associated General Contractors of SD, Incorporated.

David Owen, SD Chamber of Commerce & Industry

The gavel was returned to the chair

MOTION: DO PASS SB 64

Moved by: Nygaard Second by: Adelstein

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Adelstein, Buhl, Johnston, Rave, Nygaard, Nelson (Tom)

Excused: Lederman

MOTION: PLACE SB 64 ON CONSENT CALENDAR

Moved by: Adelstein Second by: Johnston

Action: Prevailed by voice vote.

SB 70: prohibit the creation of private transfer fee obligations and to require certain procedures for notice and disclosure for existing private transfer fee obligations.

See minutes of Thursday, January 27th

MOTION: AMEND SB 70

70ja

On page 4 of the printed bill, delete lines 7 to 24, inclusive.

On page 5, delete line 1.

On page 5, line 17, delete "prohibits".

On page 5, delete line 18.

On page 5, line 20, delete "7 to 12" and insert "5 to 10".

On page 7, line 3, delete "7" and insert "5".

On page 7, line 13, delete "11" and insert "9".

On page 7, line 20, delete "12" and insert "10".

On page 7, line 22, delete "10" and insert "8".

On page 8, line 8, delete "11" and insert "9".

Moved by: Adelstein Second by: Lederman

Action: Failed by voice vote.

MOTION: DO PASS SB 70 AS AMENDED

Moved by: Johnston Second by: Nygaard

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Adelstein, Buhl, Johnston, Rave, Nygaard, Nelson (Tom)

Excused: Lederman

MOTION: ADJOURN

Senate Commerce and Energy Committee		02/01/2011
Moved by: Second by: Action:	Johnston Nygaard Prevailed by voice vote.	
Lois Henry Committee Se	ecretary	Tom Nelson, Chair

86th Legislative Session – 2011

Committee: Senate Education Tuesday, February 01, 2011

P - Present E - Excused A - Absent

Roll Call

P Bradford

P Gray

P Kraus

P Rave

P Schlekeway

P Johnston, Vice-Chair

P Garnos, Chair

OTHERS PRESENT: See Original Minutes

The meeting was called to order by Senator Cooper Garnos, Chair.

MOTION: TO APPROVE THE MINUTES OF THURSDAY, JANUARY 27, 2011

Moved by: Kraus Second by: Johnston

Action: Prevailed by voice vote.

MOTION: TO INTRODUCE AT THE REQUEST OF THE GOVERNOR AN ACT TO

REVISE CERTAIN PROVISIONS RELATED TO SCHOOL DISTRICT FUND

BALANCES.

Moved by: Johnston Second by: Schlekeway

Action: Prevailed by roll call vote. (6-0-1-0)

Voting Yes: Gray, Kraus, Rave, Schlekeway, Johnston, Garnos

Excused: Bradford

THE CHAIR DEFERRED SB 63 UNTIL ANOTHER DAY

SB 72: revise how certain kindergarten students are counted for the purpose of state aid to education funding, and to establish in statute the minimum number of hours required in a school term for grades one through three.

Presented by: Senator Deb Peters

Proponents: Representative Jacqueline Sly

Opponents: Dick Tieszen, Rapid City School District

Jim Hutmacher, Mid Size Schools Dianna Miller, Large School Group

Sandra Waltman, SD Education Association Wayne Lueders, Associated School Boards of SD

MOTION: AMEND SB 72

72cb

On page 2 of the printed bill, delete lines 16 to 24, inclusive, and insert:

- "(2A) "Fall enrollment," the number of kindergarten through twelfth grade students enrolled in all schools operated by the school district on the last Friday of September of the current school year minus the number of students for whom the district receives tuition, except nonresident students who are in the care and custody of a state agency and are attending a public school and students for whom tuition is being paid pursuant to § 13-28-42.1, plus the number of students for whom the district pays tuition. Any student enrolled in a kindergarten program operating for less than eight hundred and seventy-five hours, exclusive of intermissions, in a school term shall be counted on a pro rata basis as follows:
 - (a) For fiscal year 2012, any such student shall be counted as 0.75 fall enrollment; and
 - (b) For fiscal year 2013 and thereafter, any such student shall be counted on a pro rata basis according to the number of hours of operation of the program in which the student is enrolled.

When computing state aid to education for a school district under the foundation program pursuant to § 13-13-73, the secretary of the Department of Education shall use either the school district's fall enrollment or the average of the school district's fall enrollment from the previous two years, whichever is higher;".

On page 3, delete lines 1 to 4, inclusive.".

Moved by: Rave Second by: Kraus

Action: Prevailed by voice vote.

MOTION: AMEND SB 72

72cc

On page 5, after line 15 of the printed bill, insert:

,,

Section 3. That chapter 13-13 be amended by adding thereto a NEW SECTION to read as follows:

Any money appropriated for state aid to general education that is in excess of the amount of money necessary to meet the entitlement provided for in this chapter and to meet any shortfall pursuant to subdivision 13-13-73(4) is not subject to reversion pursuant to § 4-8-19 and shall be distributed to all school districts receiving state aid pursuant to this chapter on a pro rata basis according to each eligible school district's fall enrollment compared to the total fall enrollment of all eligible school districts."

Moved by: Kraus Second by: Johnston

Action: Prevailed by voice vote.

MOTION: DO PASS SB 72 AS AMENDED

Moved by: Kraus Second by: Rave

Action: Prevailed by roll call vote. (4-3-0-0)

Voting Yes: Kraus, Rave, Schlekeway, Johnston

Voting No: Bradford, Gray, Garnos

MOTION: AMEND TITLE OF SB 72

72cta

On page 1, line 2, of the printed bill, delete "and".

On page 1, line 3, after "three" insert ", and to provide for the redistribution of certain funds appropriated for state aid to education".

Moved by: Rave Second by: Schlekeway

Action: Prevailed by voice vote.

SB 85: revise the calculation of the small school adjustment in the state aid to education formula, and to provide for the redistribution of certain funds appropriated

for state aid to education.

Presented by: Senator Deb Peters

Proponents: Dianna Miller, Large School Group

Opponents: Scott Swier, Small School Adjustment Alliance

Tom Culver, Superintendent, Avon School Tony Simons, Superintendent, Elkton School

Jim Hutmacher, Mid Size Schools Representative Bill Van Gerpen

Sandra Waltman, SD Education Association

Jim Terwilliger, Bureau of Finance and Management Keith McVay, Superintendent, Smee School, Wakpala

MOTION: AMEND SB 85

85ca

On the printed bill, delete everything after the enacting clause and insert:

"

Section 1. That § 13-13-10.1 be amended to read as follows:

13-13-10.1. Terms used in this chapter mean:

- (1) "Average daily membership," the average number of resident and nonresident kindergarten through twelfth grade pupils enrolled in all schools operated by the school district during the previous regular school year, minus average number of pupils for whom the district receives tuition, except pupils described in subdivision (1A) and pupils for whom tuition is being paid pursuant to § 13-28-42.1 and plus the average number of pupils for whom the district pays tuition;
- (1A) Nonresident students who are in the care and custody of the Department of Social Services, the Unified Judicial System, the Department of Corrections, or other state agencies and are attending a public school may be included in the average daily

membership of the receiving district when enrolled in the receiving district. When counting a student who meets these criteria in its general enrollment average daily membership, the receiving district may begin the enrollment on the first day of attendance. The district of residence prior to the custodial transfer may not include students who meet these criteria in its general enrollment average daily membership after the student ceases to attend school in the resident district;

- (2) "Adjusted average daily membership," calculated as follows:
 - (a) For districts with an average daily membership of two hundred or less, multiply 1.2 times the average daily membership;
 - (b) For districts with an average daily membership of less than six hundred, but greater than two hundred, raise the average daily membership to the 0.8293 power and multiply the result times 2.98;
 - © For districts with an average daily membership of six hundred or more, multiply 1.0 times their average daily membership;
- (2A) "Fall enrollment," the number of kindergarten through twelfth grade students enrolled in all schools operated by the school district on the last Friday of September of the current school year minus the number of students for whom the district receives tuition, except nonresident students who are in the care and custody of a state agency and are attending a public school and students for whom tuition is being paid pursuant to § 13-28-42.1, plus the number of students for whom the district pays tuition. When computing state aid to education for a school district under the foundation program pursuant to § 13-13-73, the secretary of the Department of Education shall use either the school district's fall enrollment or the average of the school district's fall enrollment from the previous two years, whichever is higher;
- (2B) Repealed by SL 2010, ch 84, § 1.
- (2C) "Small school adjustment," calculated as follows:
 - (a) For districts with a fall enrollment of two hundred or less, multiply 0.2 times \$4,237.72;
 - (b) For districts with a fall enrollment of greater than two hundred, but less than six hundred, multiply the fall enrollment times negative 0.0005; add 0.3 to that result; and multiply the sum obtained times \$4,237.72;

The total fall enrollment of a school district determines if a school district falls into either category (a) or category (b) above or is not eligible to receive the small school adjustment. However, the determination of the small school adjustment for a school district may not include any students residing in a residential treatment facility when the education program is operated by the school district. In addition, if the fall enrollment of a school district includes any student who is participating in the enrollment options program pursuant to § 13-28-40, the small school adjustment calculated for the student is based upon either the fall enrollment of that student's resident school district or the fall enrollment of the school district in which the student is enrolled, whichever is greater. If either the student's resident school district or the receiving school district is not eligible to receive the small school adjustment based upon the size of its fall enrollment, no small

school adjustment may be calculated for that student in the receiving school district even if the receiving school district is otherwise eligible for a small school adjustment based on its fall enrollment. However, the provisions in this subdivision relative to students participating in the enrollment options program do not apply to any student in the enrollment options program who enrolls in a school district defined as sparse pursuant to § 13-13-78, and the small school adjustment calculated for that student is based on the fall enrollment of the receiving sparse school district;

- (3) "Index factor," is the annual percentage change in the consumer price index for urban wage earners and clerical workers as computed by the Bureau of Labor Statistics of the United States Department of Labor for the year before the year immediately preceding the year of adjustment or three percent, whichever is less;
- (4) "Per student allocation," for school fiscal year 2011 is \$4,804.60. Each school fiscal year thereafter, the per student allocation is the previous fiscal year's per student allocation increased by the index factor;
- (5) "Local need," is the sum of:
 - (a) The per student allocation multiplied by the fall enrollment; and
 - (b) The small school adjustment, if applicable, multiplied by the fall enrollment;
- (6) "Local effort," the amount of ad valorem taxes generated in a school fiscal year by applying the levies established pursuant to § 10-12-42;
- (7) "General fund balance," the unreserved fund balance of the general fund, less general fund exclusions plus, beginning with transfers made in fiscal year 2001, any transfers out of the general fund for the previous school fiscal year;
- (8) "General fund balance percentage," is a school district's general fund balance divided by the school district's total general fund expenditures for the previous school fiscal year, the quotient expressed as a percent;
- (9) "General fund base percentage," is the lesser of:
 - (a) The general fund balance percentage as of June 30, 2011; or
 - (b) The maximum allowable percentage for that particular fiscal year as stated in this subsection.

For fiscal year 2008, the maximum allowable percentage is one hundred percent; for fiscal year 2009, eighty percent; for fiscal year 2010, sixty percent; for fiscal years 2011 to 2014, inclusive, forty percent for each fiscal year; for fiscal year 2015 and subsequent fiscal years, twenty-five percent. However, the general fund base percentage may always be at least twenty-five percent;

- (10) "Allowable general fund balance," the general fund base percentage multiplied by the district's general fund expenditures in the previous school fiscal year;
- (11) "General fund exclusions," revenue a school district has received from the imposition of the excess tax levy pursuant to § 10-12-43; revenue a school district has received from gifts, contributions, grants, or donations; revenue a school district has received under the provisions of §§ 13-6-92 to 13-6-96, inclusive; revenue a school district has received as compensation for being a sparse school district under the terms of §§ 13-13-78 and 13-13-79; any revenue a school district has received under the provisions of the American

Recovery and Reinvestment Act of 2009 (P.L. 111-5); and any revenue in the general fund set aside for a noninsurable judgment."

Section 2. That § 13-13-73 be amended to read as follows:

- 13-13-73. The secretary of the Department of Education shall compute state aid to education for each school district under the foundation program according to the following calculations:
 - (1) Determine each school district's fall enrollment:
 - (2) To arrive at the local need per district:
 - (a) Multiply the per student allocation by the fall enrollment;
 - (b) Multiply the small school adjustment, if applicable, by the fall enrollment <u>Divide</u> the total fall enrollment into subgroups based upon the small school adjustment applicable to each subgroup as calculated pursuant to subdivision 13-13-10.1(2C), and multiply the fall enrollment within each subgroup by the small school adjustment appropriate for that subgroup; and
 - (c) Add the product of subsection (a) to the product <u>or products</u> of subsection (b);
 - (3) State aid is (a) local need minus local effort, or (b) zero if the calculation in (a) is a negative number;
 - (4) If the state aid appropriation for the general support of education is in excess of the entitlement provided for in this section, the excess shall be used to fund any shortfall of the appropriation as provided for in § 13-37-36.3. The secretary shall report to the Governor by January seventh of each year, the amount of state aid necessary to fully fund the general aid formula in the current year. If a shortfall in the state aid appropriation for general education exists that cannot be covered by § 13-37-45, the Governor shall inform the Legislature and provide a proposal to eliminate the shortfall.

Section 3. That § 13-28-40 be amended to read as follows:

13-28-40. An enrollment options program is established to enable any South Dakota kindergarten through twelfth grade student to attend any public school that serves the student's grade level in any South Dakota school district, subject to the provisions in §§ 13-28-40 to 13-28-47, inclusive. For purposes of determining state aid to education as it relates to the provisions of §§ 13-28-40 to 13-28-47, inclusive, fall enrollment as defined in § 13-13-10.1 is used to compute foundation aid and special any small school adjustment as calculated pursuant to subdivision 13-13-10.1(2C) to which a school district is entitled for any student participating in this program is based on either the fall enrollment of the student's resident school district or the receiving school district, whichever is greater. However, if a school district defined as sparse pursuant to § 13-13-78 is the receiving district, the small school adjustment for all students enrolled in that district is based on the fall enrollment of the sparse school district. Special education average daily membership as defined in § 13-37-35.1 is used to determine funding for special education.

Section 4. That chapter 13-13 be amended by adding thereto a NEW SECTION to read as

follows:

Any money appropriated for state aid to general education that is in excess of the amount of money necessary to meet the entitlement provided for in this chapter, and to meet any shortfall pursuant to subdivision 13-13-73(4) is not subject to reversion pursuant to § 4-8-19, and shall be distributed to all school districts receiving state aid pursuant to this chapter on a pro rata basis according to each eligible school district's fall enrollment compared to the total fall enrollment of all eligible school districts.

Moved by: Gray

Second by: Schlekeway

Action: Prevailed by voice vote.

MOTION: DO PASS SB 85 AS AMENDED

Moved by: Gray Second by: Kraus

Action: Failed by roll call vote. (2-5-0-0)

Voting Yes: Gray, Kraus

Voting No: Bradford, Rave, Schlekeway, Johnston, Garnos

MOTION: SUBSTITUTE MOTION DEFER SB 85 TO THE 41ST LEGISLATIVE DAY

Moved by: Rave Second by: Johnston

Action: Prevailed by roll call vote. (5-2-0-0)

Voting Yes: Bradford, Rave, Schlekeway, Johnston, Garnos

Voting No: Gray, Kraus

SB 137: require school districts and regental institutions to adopt a policy prohibiting

hazing.

Presented by: Senator Bob Gray

Proponents: Katherine Van Gerpen, Self, Pierre

Jack Gordon, Self, Sioux Falls

Sandra Waltman, SD Education Association

Opponents: Wade Pogany, Department of Education

Dick Tieszen, Sioux Falls School District

John Pedersen, School Administrator of South Dakota Wayne Lueders, Associated School Boards of SD Charlie Flowers, SD Coalition of Schools

MOTION: DO PASS SB 137

Moved by: Schlekeway

Second by: Gray

Action: Prevailed by roll call vote. (4-3-0-0)

Voting Yes: Bradford, Gray, Rave, Schlekeway

Voting No: Kraus, Johnston, Garnos

MOTION: ADJOURN

Moved by: Johnston Second by: Gray

Action: Prevailed by voice vote.

Cheri Hauschild
Committee Secretary
Cooper Garnos, Chair

Committee Agenda

Committee: Senate Judiciary

Room: 413

Date: Tuesday, February 1, 2011

Time: 7:45 AM

Individuals needing assistance, pursuant to the Americans with Disabilities Act, should contact the Legislative Research Council (605-773-3251) 48 hours before convening to make any necessary arrangements.

<u>HB 1004</u>	codify the legislation enacted in 2010. The Committee on Judiciary at the request of the Code Commission
HB 1017	authorize the release of offender photographs and physical description for purposes of victim and community notification. The Committee on State Affairs at the request of the Department of Corrections
<u>HB 1018</u>	provide for a partial early final discharge from parole. The Committee on Judiciary at the request of the Department of Corrections
HB 1019	include employees responsible for persons on supervised release or probation and members of the Board of Pardons and Paroles in protections afforded law enforcement and judicial officers. The Committee on Judiciary at the request of the Department of Corrections
<u>HB 1020</u>	repeal certain provisions regarding the disclosure of parole eligibility at sentencing. The Committee on Judiciary at the request of the Department of Corrections
<u>HB 1021</u> *	revise certain provisions regarding the inspection of parole files. The Committee on Judiciary at the request of the Department of Corrections
<u>SB 105</u>	require the use of an ignition interlock device in motor vehicles used by certain persons guilty of a second violation of driving under the influence and to provide for certain penalties with regard to ignition interlock devices. Senators Adelstein, Johnston, Lederman, and Schlekeway and Representatives Steele, Feinstein, Kirkeby, Kopp, Sly, and Verchio

BILLS FOR POSSIBLE ACTION WHICH HAVE HAD PRIOR HEARING.

CRAIG TIESZEN,	Chair